REQUEST FOR QUOTATIONS THIS REO [X			TO THE NOT	A CMALL DI	JSINESS SET-ASIDE	PAGE O	F PAGES		
	(THIS IS NOT			пз кго [Х	JIS [JIS NOT	A SWALL DO	DSINESS SET-ASIDE	1	43
1. REQUES	T NO.	2. DATE ISSUED	REQUI	SITION/PUR EST NO.		UND	T. FOR NAT. DEF. ER BDSA REG. 2	RATING	-
DACW37-0		20-May-2002	W81G67	'-2134-8390			OR DMS REG. 1		
	BY ACTING DIVISION - ST PAUL	1					VER BY _(Date) May-2002		
	STREET E					7. DELI			
ST PAUL	L MN 55101-1638					7. 522	VLICI		
5b. FOR INF SUELLEN	FORMATION C. W BUELOW	ALL: (Name and Tel	lephone no.) (No collec	ct calls) 651-290-54	18	[X] F	OESTINATION [] OTHER (See Schedi	ule)
8. TO: NAM	E AND ADDRE	ESS, INCLUDING Z	IP CODE			SERV SERV PO BI FOUN	CINATION (Consignee and addice BASE UNIT) FICE BASE UNIT 431 NORTH SOX 397 FITAIN CITY WI 84629-0397		IP Code)
						Phone			
10. PLEASI (Date)	E FURNISH QU 30-May-2002	OTATIONS TO TH	E ISSUING OFFIC	CE IN BLOC	K 5a ON OR BEF	ORE CLOSE	OF BUSINESS:		
it to the address contract for sup	s in Block 5a. This repplies or services. Su	est for information, and quequest does not commit to applies are of domestic or appleted by the quoter.	the Government to pay	any costs incurre	ed in the preparation o	f the submission	of this quotation or to		
		11. SC	CHEDULE (Includ	de applicable	e Federal, State, o	and local taxe	(s)		
ITEM NO.		SUPPLIES/ SI			QUANTITY	UNIT	UNIT PRICE	Al	MOUNT
(a)		(b)			(c)	(d)	(e)		(f)
	SEI	E SCHED	ULE						
12. DISCOU	I INT FOR PROM	 IPT PAYMENT	a. 10 CALENDA	R DAYS	b. 20 CALEND	AR DAYS	c. 30 CALENDAR DAYS	d. CALEN	NDAR DAYS
			(%)		(%)		(%)	No.	(%)
		ons and representa		are not atta					
13. NAME AND ADDRESS OF QUOTER (Street, City, County, State, and ZIP Code)			, and	14. SIGNATURE OF PERSON AUTHORIZED TO SIGN QUOTATION			15. DATE QUOT	OF ATION	
		16. NAME AND	TITLE OF SI	GNER (Type or print)	l l	HONE NO. e area code)			

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SECTION B Supplies or Services and Prices

ITEM NO SUPPLIES/SERVICES QUANTITY UNIT UNIT PRICE AMOUNT 0001 1.00 Each NEW ROOF FOR OFFICE BLDG AT FOUNTAIN CITY SERVICE BASE

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

1. BID NOTES

The work shall be performed in accordance with the enclosed scope of work, and the wage rates for Fountain City, Wisconsin, General Decision number

The work shall be as specified in the enclosed scope of work and shall include all project management, administration, supervision, labor, materials, tools, equipment, personal protective equipment, safety monitoring system, consumables, temporary facilities (including power) as required.

Note to Electronic Data Interchange (EDI) Contractors: The scope of work, supplemental instructions/specifications, and wage rates must be obtained in order to quote on this solicitation. These documents will be available and downloadable on the St. Paul District Electronic Bid Solicitation web site, may be obtained by written request which must be received in the contracting division no later than May 23, 2002 or by faxing your request to Suellen Buelow in the Contracting office at 651-290-5706 (reference RFQ number DACW37-02-T-0021).

Quotes are due by the end of business (16:30 local time) on May 30, 2002. Quotes may be faxed (651-290-5706) or mailed to the St. Paul District Office at:

U.S.A.C.E Contracting Division 190 5th Street East St. Paul, MN 55101

2. WAGE RATES

General Decision Number WI020011 Superseded General Decision No. WI010011

State: Wisconsin Construction Type:

BUILDING County(ies):

ADAMS IOWA ASHLAND IRON BARRON JACKSON BAYFIELD JEFFERSON JUNEAU BUFFALO KEWAUNEE BURNETT LAFAYETTE CLARK LANGLADE COLUMBIA CRAWFORD LINCOLN MANITOWOC DODGE DOOR MARINETTE DUNN MARQUETTE MENOMINEE FLORENCE MONROE FOND DU LAC FOREST OCONTO GRANT ONEIDA GREEN PEPIN

PORTAGE PRICE RICHLAND RUSK SAUK SAWYER SHAWANO TAYLOR TREMPEALEAU

VERNON VILAS WALWORTH WASHBURN WAUPACA WAUSHARA WOOD

GREEN LAKE POLK

2

BUILDING CONSTRUCTION PROJECTS (does not include residential construction consisting of single family homes and apartments up to and including 4 stories)

05/03/2002

Modification Number Publication Date 0 03/01/2002 1 04/05/2002

ONEIDA

COUNTY(ies):

GRANT

ADAMS IOWA ASHLAND IRON BARRON JACKSON BAYFIELD JEFFERSON BUFFALO JUNEAU KEWAUNEE BURNETT CLARK LAFAYETTE COLUMBIA LANGLADE CRAWFORD LINCOLN DODGE MANITOWOC DOOR MARINETTE DUNN MARQUETTE FLORENCE MENOMINEE FOND DU LAC MONROE FOREST OCONTO

PORTAGE PRICE RICHLAND RUSK SAUK SAWYER SHAWANO TAYLOR TREMPEALEAU VERNON

VILAS WALWORTH WASHBURN WAUPACA WAUSHARA WOOD

GREEN PEPIN GREEN LAKE POLK ASBE0019B 06/01/2001

Rates Fringes COLUMBIA, CRAWFORD, DODGE, GRANT, GREEN, IOWA, JEFFERSON, JUNEAU, LAFAYETTE, MARQUETTE, MONROE, RICHLAND, SAULK, VERNON, AND

WALWORTH COUNTIES INSULATORS/ASBESTOS WORKERS Includes the application of all insulating materials, protective coverings, coatings, and finishes to all types of mechanical systems 25.76 10.47 ______ ASBE0034F 06/01/2001 Rates Fringes BARRON, BUFFALO, DUNN, AND POLK COUNTIES INSULATORS/ASBESTOS WORKERS Includes the application of all insulating materials; protective coatings, coverings, and finishes to all types of mechanical systems. Does not include asbestos removal. 28.09 _____ ASBE0049C 06/01/2001 Rates ASHLAND, BAYFIELD, BURNETT, IRON, PEPIN, SAWYER, AND WASHBURN INSULATORS/ASBESTOS WORKERS Includes the application of all insulating materials; protective coverings, coatings, and finishes to all types of mechanical systems 28.10 ______ ASBE0127C 08/03/2001 Rates ADAMS, CLARK, DOOR, FLORENCE, FOND DU LAC, FOREST, GREEN LAKE, JACKSON, KEWAUNEE, LINCOLN, MANITOWOC, MARINETTE, MENOMINEE, OCONTO, ONEIDA, PORTAGE, PRICE, RUSK, SHAWANO, TAYLOR, TREMMPEALEAU, VILAS, WAUPACA, WAUSHARA, AND WOOD COUNTIES INSULATOR/ASBESTOS WORKERS Includes the application of all insulating materials, protective coverings, coatings and finishes to all types of mechanical systems; and the application of firestopping material in walls, floors, ceilings 23.65 10.21 -----ASBE0205E 06/01/1998 Rates ADAMS, CLARK, DOOR, FLORENCE, FOND DU LAC, FOREST, GREEN LAKE, JACKSON, KEWAUNEE, LANGLADE, LINCOLN, MANITOWOC, MARINETTE, MENOMINEE, OCONTO, ONEIDA, PORTAGE, PRICE, RUSK, SHAWANO, TAYLOR, TREMPEALEAU, VILAS, WAUPACA, WAUSHARA, AND WOOD COUNTIES ASBESTOS REMOVAL WORKER/ HAZARDOUS MATERIAL HANDLER Includes preparation, wetting, stripping, removal, scrapping vacuuming, bagging and disposing of all insulation materials from mechanical systems whether they contain asbestos or not

ASBE0205H 06/01/1999

ASBE0205H 06/01/1999	.	- ·
COLUMBIA, CRAWFORD, DODGE, GRANT, CLAFAYETTE, MARQUETTE, MONROE, RICHIWALWORTH COUNTIES ASBESTOS REMOVAL WORKER / HAZARDOUS MATERIAL HANDLER Includes preparation, wetting, stripping, removal, scrapping, vacuuming, bagging and disposing of all insulation materials from mechanical systems, whether they contain asbestos or not		/ERNON, AND
ASBE0205L 05/01/1998	Datos	Eningo
ASHLAND, BAYFIELD, BURNETT, IRON, I COUNTIES ASBESTOS REMOVAL WORKER / HAZARDOUS MATERIAL HANDLER Includes preparation, wetting, stripping, removal, scrapping, vacuuming, bagging and disposing of all insulation materials from mechanical systems, whether they contain asbestos or not		
ASBE0205M 05/01/1998		
BARRON, BUFFALO, AND POLK COUNTIES ASBESTOS REMOVAL WORKER / HAZARDOUS MATERIAL HANDLER Includes preparation, wetting, stripping, removal, scrapping, vacuuming, bagging and disposing of all insulation materials from mechanical systems whether they contain asbestos or not	Rates 19.72	Fringes 3.69
BOIL0107A 01/01/2002		
BOILERMAKERS	Rates 25.25	Fringes 11.30
SMALL BOILER REPAIR (Under 25,000 lbs/hour)	20.20	7.83
BRWI0001C 06/01/2001 CRAWFORD, JUNEAU, MONROE, TREMPEALEAU BRICKLAYERS & TILE LAYERS	Rates	
BRWI0002C 06/01/2001		
BAYFIELD, BURNETT (Northern half), half) COUNTIES	Rates IRON, AND WAS 25.99	

DDITT	0000	06/0	1 / 0 0 0 1
RRWI	0003A	(16/1)	1/2001

BRWI0003A 06/01/2001		
	Rates	Fringes
DOOR, KEWAUNEE, FLORENCE, GREEN LAK		
MARQUETTE, OCONTO, SHAWANO, WAUPACA		A COUNTIES
BRICKLAYERS & TILE LAYERS	23.68	8.36
BRWI0004C 06/01/2001		
	Rates	Fringes
WALWORTH COUNTY		5
BRICKLAYERS	26.58	8.60
CEMENT MASONS	24.59	
TILE SETTERS	24.66	
DDMT00067 06 (01 (0001		
BRWI0006A 06/01/2001	Rates	Fringes
ADAMS, CLARK, FOREST, LANGLADE, LIN		_
PORTAGE, PRICE, TAYLOR, AND VILAS C		EE, ONEIDA,
	CONTIED	
BRICKLAYERS, CEMENT MASONS,	22 61	0 20
AND TILE LAYERS	23.64	
BRWI0007C 06/01/2001		
	Rates	Fringes
GREEN COUNTY		
BRICKLAYERS & TILE LAYERS	24.98	8.75
BRWI0013C 06/01/2001		
DRW10013C 00/01/2001	Pates	Fringes
CDANT TOWA AND DICHIAND COUNTIES	Rates	Filliges
GRANT, IOWA, AND RICHLAND COUNTIES	25 02	0 70
BRICKLAYERS & TILE LAYERS	25.03	8.70
BRWI0019E 06/01/2001		
BRW10019E 00/01/2001	Patos	Fringes
BARRON, BURNETT (Southern half), DU		
	ININ, PEPIN, RU	SK, SAWIEK, AND
WASHBURN (Southern half) COUNTIES	02.70	0 25
BRICKLAYERS & TILE LAYERS	23.79	8.45
BRWI0021A 06/01/2001		
	Rates	Fringes
DODGE AND JEFFERSON COUNTIES	-	J
BRICKLAYERS, CEMENT MASONS		
AND TILE LAYERS	25 39	8.34
BRWI0034A 06/01/2001		
	Rates	Fringes
COLUMBIA AND SAUK COUNTIES		J
BRICKLAYERS, CEMENT MASONS,		
AND TILE LAYERS	25.25	8 48
CARP0087C 05/01/2001		
	Rates	Fringes
BURNETT (West of highway 48) AND PO		
65) COUNTIES		
CARPENTERS (Including Drywall		
Hanging, Acoustical work)	27.06	7.63
GRDD0050D 06/01/0001		
CARP0252F 06/01/2001		

	Rates	Fringes
ASHLAND, BARRON, BAYFIELD (Easter		
48), DOOR, DUNN, FLORENCE, IRON,		
MONROE, OCONTO, PEPIN, POLK (East RUSK, SAWYER, SHAWANO, VERNON, AND		
CARPENTERS (Including Drywall	WASHBORN COONT	TES
Hanging, Acoustical work,)	22.61	7.93
MILLWRIGHTS	24.76	7.93
CARP0264D 06/01/2000		
0.2.2.02.02.2	Rates	Fringes
COLUMBIA, CRAWFORD, DODGE, GRANT,		
LAFAYETTE, RICHLAND, SAUK, AND WA CARPENTERS (Including Drywall	LWORTH COUNTIES	5
Hanging, Acoustical Work)	21.96	7.12
MILLWRIGHTS	23.61	7.12
GDD00647 06/01/0000		
CARP0264J 06/01/2000	Rates	Fringes
DODGE, JEFFERSON AND WALWORTH COU		11111900
INSULATORS	16.57	8.55
CARP0361F 05/01/2001		
CARP0301F 03/01/2001	Rates	Fringes
BAYFIELD COUNTY (Western 1/3)		J
CARPENTERS (Including Drywall	00.54	
Hanging, Acoustical work) MILLWRIGHTS	20.54 21.79	9.00 9.00
MIDDMX19H12	21.79	9.00
ELEC0014A 12/01/2001		
ACIII AND DADDON DAVIETEI DIIEEAT	Rates	Fringes
ASHLAND, BARRON, BAYFIELD, BUFFAL (Except Colby, Fremont, Lynn, Mar		
Unity), CRAWFORD, DUNN, GRANT, IR		
PRICE, RICHLAND, RUSK, SAWYER, TA	YLOR, TREMPEALE	EAU, VERNON,
AND WASHBURN COUNTIES ELECTRICIANS	23.78	27.8%+3.50
EDECIRICIANS	23.70	27.0%+3.30
ELEC0014F 06/01/2000		
	Rates	Fringes
Low voltage construction, install of teledata facilities (voice, da		
plant, telephone and data inside		
equipment, central offices, PABX,	fiber optic ca	ble and
equipment, micro waves, V-SAT, by		
networks), LAN (local area networ systems digital network).	rks), and ISDN (integrated
TELEDATA TECHNICIAN I	17.34	2.53+3%
TELEDATA INSTALLER	14.78	2.53+3%
TT TG0150G 06 (01 /0000		
ELEC0158G 06/01/2000	Rates	Fringes
DOOR, KEWAUNEE, MANITOWOC (except		_
and area South thereof), OCONTO,	MENOMINEE (East	of a ine 6 miles
West of the West boundary of Ocon		
North of Townships of Aniwa and H	ito County), SHA	WANO (Except Area

ELECTRICIANS 23.62 22.75%+2.96

ELEC0159A 06/01/2001

Rates Fringes

GREEN LAKE COUNTY (Except Townships of Berlin, Seneca & St. Marie); MARQUETTE COUNTY (Except Townships of Neshkoka, Crystal Lake, Newton, and Springfield)

ELECTRICIANS 25.83 9.95

ELEC0219F 06/01/2000

Rates Fringes

FLORENCE COUNTY (Townships of Aurora, Commonwealth, Fern, Florence and Homestead) AND MARINETTE COUNTY (Township of Niagara)

ELECTRICIANS:

Electrical contracts under \$90,000 20.46 7.11 Electrical contracts over \$90,000 23.86 10.22

ELEC0494J 06/01/2001

Rates Fringes

DODGE COUNTY (Area East of Hwy 26 including all of Chester Township, but excluding Emmet Township), FOND DU LAC (except Waupun), AND MANITOWOC (Schleswig) COUNTIES

ELECTRICIANS 23.82 11.89

ELEC0494N 06/01/2001

Rates Fringes

DODGE (Area East of Hwy 26 including Chester Twp but excluding Emmet Twp), FOND DU LAC (Except Waupun), AND MANITOWOC (Schleswig) COUNTIES

COMMUNICATIONS SYSTEMS:

Installation, testing, maintenance, operation and servicing of all sound, intercom, telephone interconnect, closed circuit TV systems, radio systems, background music systems, language laboratories, electronic carillion, antenna distribution systems, clock and program systems and low-voltage systems such as visual nurse call, audio/visual nurse call systems, doctors entrance register systems. Includes all wire and cable carrying audio, visual, data, light and radio frequency signals. Includes the installation of conduit, wiremold, or raceways in existing structures that have been occupied for six months or more where required for the protection of the wire or cable, but does not mean a complete conduit or raceway system. work covered does not include the installation of conduit, wiremold or any raceways in any new construction, or the installation of power supply outlets by means of which external electric power is supplied to any of the foregoing equipment or products

 TECHNICIAN
 20.01
 13%+5.35

 INSTALLER
 14.10
 13%+5.35

ELEC0577A 06/01/2001

Rates

Fringes

GREEN LAKE (N. Part including Twps of Berlin, St Marie, and Seneca), MARQUETTE (N. part including Twps of Crystal Lake, Neshkoro, Newton, and Springfield), WAUPAACA, AND WAUSHARA COUNTIES,

Rates Fringes

DODGE (Emmet Township only), GREEN, JEFFERSON, LAFAYETTE, AND

WALWORTH COUNTIES

ELECTRICIANS 25.43 20.55%+2.75

ENGI0139D 06/01/2001

	Rates	Fringes
POWER EQUIPMENT OPERATORS:		
GROUP 1	26.47	10.40
GROUP 2	25.97	10.40
GROUP 3	25.47	10.40
GROUP 4	24.94	10.40
GROUP 5	22.87	10.40
GROUP 6	22.24	10.40

POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1: Cranes, Tower Cranes and Derricks with or without attachments with a lifting capacity of over 100 tons; Cranes, Tower Cranes, and Derricks with boom, leads and/or jib lengths 176 ft or longer.

GROUP 2: Cranes, Tower Cranes and Derricks with or without attachments with a lifting capacity of 100 tons or less; Cranes, Tower Cranes, and Derricks with boom, leads, and/or jib lengths 175 ft or less; Caisson Rigs; Pile Driver

GROUP 3: Travelling Crane (bridge type); Milling Machine; Concrete Paver over 27 E; Concrete Spreader and Distributor; Concrete Laser Screed; Concrete Grinder and Planing Machine; Slipform Curb and Gutter Machine; Boring Machine (Directional); Dredge Operator; Skid Rigs

GROUP 4: Hydraulic Backhoe (tractor or truck mounted); Hydraulic Crane, 10 tons or less; Tractor, Bulldozer, Motor Patrol; Scraper Operator; Bituminous Plant and Paver Operator; Screed-Milling Machine; Roller over 5 tons; Concrete and Grout Pumps; Hydro Blaster, 10,000 psi and over; Rotary Drill Operator; Percussion Drilling Machine; Air Track Drill with or without integral hammer; Blaster; Boring Machine (vertical or horizontal); Side Boom; Trencher, wheel type or chain type having 8 inch or larger bucket; Rail Leveling Machine (Railroad); Tie Placer; Tie Extractor; Tie Tamper; Stone Leveler; Straddle Carrier; Material Hoists; Stack Hoist; Man Hoists; Mechanic and Welder GROUP 5: Tractor, Bulldozer; Tampers -Compactors, riding type; Stump Chipper, large; Roller, Rubber Tire; Backfiller; Trencher, chain type (bucket under 8 inch); Concrete Auto Breaker, large; Concrete Finishing Machine (road type); Concrete Batch Hopper; Concrete Conveyor Systems; Concrete Mixers, 14S or over; Pumps, Screw Type and Gypsum); Hydrohammers, small; Brooms and Sweeeprs; Lift Slab Machine; Roller under 5 tons; Industrial Locomotives; Fireman (Pile Drivers and Derricks); Pumps (well points); Hoists, automatic; A-Frames and Winch Trucks; Hoists (tuggers); Boats (Tug, Safety, Work Barges and Launches); Assistant Engineer GROUP 6: Shouldering Machine Operator; Farm or Industrial Tractor mounted equipment; Post Hole Digger; Auger (vertical and horizontal); Skid Steer Loader with or without attachments; Robotic Tool Carrier with or without attachments; Power Pack

Vibratory/Ultra Sound Driver and Explants); Screed Operator; Stone Cra Air, Electric, Hydraulic Jacks (Sla Air Compressor, 400 CFM or over; Re Machine; Boiler Operators (temporate Machines; Generators, over or under 400 CFM; Heaters, Mechanical; Comboperator; Winches, small electric; Elevator Operator	ushers and Scree ip Form); Prestr efrigeration Pla ry heat); Forkli r 150 kw; Compre ination small eq	ning Plants; ess Machines; nt/Freese fts; Welding ssors, under uipment
IRON0008E 06/01/2001	Rates	Fringes
WALWORTH COUNTY (Northeastern part IRONWORKERS		11.38
IRON0008M 06/01/2001		
CALUMET, DOOR, FOND DU LAC, KEWAUNI	Rates EE. MANITOWOC. M	
OCONTO, OUTAGAMI, AND SHAWANO COUNT		
IRONWORKERS	23.76	11.38
IRON0498G 06/01/2001		
	Rates	Fringes
GREEN (S.E. 1/3) AND WALWORTH (Exce IRONWORKERS		OUNTIES 13.875
* TDOMOS12T 05/01/2002		
* IRON0512I 05/01/2002	Rates	Fringes
BARRON, BUFFALO, CLARK, DUNN, JACKS		
half), TAYLOR AND TREMPEALEAU COUNTI	FIES 29.50	11.84
* IRON0563F 05/01/2002		
	Rates	_
ASHLAND, BAYFIELD, BURNETT, IRON, I		PRICE, RUSK
(N.E. half), SAWYER, VILAS AND WASI IRONWORKERS	23.78	12.70
LABO0140D 06/01/2001	Dotos	Engine or a -
BUFFALO, CRAWFORD, GRANT, JACKSON, TREMPEALEAU (Southern part), AND VI		Fringes RICHLAND,
LABORERS: General Laborers (Incuding Metal		
Building Erecting), Mason Tender		
(Brick, Plasterer)	19.23	6.29
Asbestos Abatement/Removal Worker [Preparation, Removal and	C	
Encapsulation of Hazardous		
Materials from Non-Mechanical		
Systems]	18.57	
LABO0317C 06/01/2001	_	_
DADDON GLADY (M. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	Rates	Fringes
BARRON, CLARK (Western half), DUNN (Western half), AND TREMPEALEAU (No		

LABORERS:		
General Laborer (Including Metal		
Building Erecting)	19.23	6.29
Mason Tender (Brick, Plasterer)	19.28	6.29
ASBESTOS ABATEMENT/REMOVAL WORKER		
[Preparation, Removal and Encap-		
sulation of Hazardous Materials		
from Non-Mechanical Systems]	18.65	6.29
LABO0464E 06/01/2001	Rates	Fringes
JEFFERSON (Northern Half) AND WALW LABORERS:		
General Laborers (Including Metal Building Erecting), Mason Tender (Brick, Plasterer) ASBESTOS ABATEMENT/REMOVAL WORKE [Preparation, removal, and	s 19.21	6.29
encapsulation of hazardous		
materials from non-mechanical		
systems]	18.10	6.29
LABO0464H 06/01/2001		
	Rates	Fringes
LANDSCAPERS	12.63	4.90
LABO0539C 06/01/2001		
HAD00337C 00/01/2001	Rates	Fringes
ADAMS, CLARK (Eastern half), DODGE FOREST, GREEN LAKE, KEWAUNEE, LANG MARINETTE (Excluding Niagara), MARQ ONEIDA, OUTAGAMIE, PORTAGE, PRICE, half), VILAS, WAUPACA, WAUSHARA, W	LADE, LINCOLN UETTE, MENOMI SHAWANO, TAY	, MANITOWOC, NEE, OCONTO, LOR (Eastern
LABORERS: General Laborers (Including Metal Building Erecting), Mason Tender (Brick, Plasterer) ASBESTOS ABATEMENT/REMOVAL WORKER [Preparation, Removal, and encap- sulation of Hazardous Materials from Non-Mechanical Systems]	s 18.48	6.29
LABO1050D 06/01/2001		
ACHIAND DAVIDIDE DIVONORM	Rates	
ASHLAND, BAYFIELD, BURNETT, IRON, LAABORERS:	SAWYER, AND W	ASHBURN COUNTIES
General Laborers (Including Metal		
Building Erection), Mason Tender	S	
	18.80	
LABO1440C 06/01/2001		
GREEN, JEFFERSON (Southern Half), LABORERS:	Rates AND LAFAYETTE	
General Laborer, Including Metal Building Erecting, Mason Tender		

(Brick, Plasterer) ASBESTOS ABATEMENT/REMOVAL WORKER [Preparation, Removal and Encap- sulation of Hazardous Materials	19.23	6.29
	18.10	6.29
PLAS0599C 06/01/2001	Rates	Fringes
PEPIN COUNTY		J
CEMENT MASONS	20.70	9.90
PLASTERERS	22.40	7.80
PLAS0599G 06/01/2001		
1 = 1200	Rates	Fringes
BARRON, CRAWFORD, JUNEAU, MONROE, E AND VERNON COUNTIES	OLK, RICHLAI	ND, TREMPEALEAU,
CEMENT MASONS	20.45	9.90
PLASTERERS	22.40	7.80
PLUM0011J 05/01/2001		
1101100110 03/01/2001	Rates	Fringes
ASHLAND BAYFIELD, BURNETT, IRON, S		_
PLUMBERS & PIPEFITTERS (Including		
HVAC work)	26.35	9.15
PLUM0075F 06/01/2001		
	Rates	Fringes
DODGE (Watertown), GREEN, JEFFERSON	I, AND LAFAYI	ETTE COUNTIES
PLUMBERS & PIPEFITTERS (Including	0.7.7.6	0.00
HVAC work)	27.76	8.03
PLUM0075H 06/01/2001	Rates	Fringes
COLUMBIA, IOWA, RICHLAND, AND SAUK		1111500
PLUMBERS & PIPEFITTERS (Including		
HVAC work)	28.66	6.88
PLUM0118C 06/22/2001		
110M0110C 00/22/2001	Rates	Fringes
WALWORTH COUNTY		
PLUMBERS & PIPEFITTERS (Including		
HVAC work)	26.41	10.14
PLUM0400B 06/01/2001		
2 20110 2002 00, 02, 2002	Rates	Fringes
ADAMS, CALUMET, DODGE (Except Water		
GREEN LAKE, KEWAUNEE, MANITOWOC, MA		_
MENOMINEE, OCONTO, OUTAGAMIE, SHAWA WINNEBAGO COUNTIES	MO, WAUPACA	, WAUSHARA, AND
PLUMBERS & PIPEFITTERS (Including		
HVAC work):		
Small buildings (except industria	ıl	
and power plants) where plumbing	00.00	6 15
or heating is \$50,000 or less All other work	23.07 25.25	
AII Offici MOLK	45.45 	0.40

PLUM0434D 06/01/2001

PLUM0434D 06/01/2001		
	Rates	Fringes
BARRON, BUFFALO, CLARK, CRAWFORD, I	OUNN, FLORENC	CE, FOREST, GRANT,
JACKSON, JUNEAU, LANGLADE, LINCOLN	. MONROE . ONE	ETDA. PEPIN.
PIERCE, POLK, PORTAGE, PRICE, RUSK		
	, IAILOR, IRE	IMPEALEAU, VERNON,
VILAS, AND WOOD COUNTIES		
PLUMBERS & PIPEFITTERS (Including		
HVAC work)	23 95	9.73
HVIIC WOLIL)	23.75	5.75
PLUM0601C 06/01/2001		
	Rates	Fringes
COLUMBIA, MARQUETTE, AND SAUK COUNT		5
		7 25
STEAMFITTERS	28.69	7.25
SHEE0018C 06/01/2001		
	Rates	Fringes
FOND DU LAC AND MANITOWOC COUNTIES	1101000	1111900
SHEET METAL WORKERS (Including		
HVAC work)	24.24	8.99
SHEE0018D 06/01/2001		
2UFF0010D 00/01/5001		
	Rates	Fringes
ADAMS, DOOR, FLORENCE, FOREST, GREI	EN LAKE, KEWA	AUNEE, MARINETTE,
MARQUETTE, MENOMINEE, OCONTO, OUTAG		
	Simile, Cimini	vo, whorher, had
WAUSHARA COUNTIES		
SHEET METAL WORKERS (Including		
HVAC work)	24.14	9.81
·		
CITETO 0 1 ON 06 / 01 / 2000		
SHEE0018N 06/01/2000		
	Rates	Fringes
DODGE AND JEFFERSON COUNTIES		
SHEET METAL WORKERS (Including		
	26.96	7.94
HVAC work)	20.90	7.94
* SHEE00180 10/01/2001		
	Rates	Fringes
MAT MODELL COLINEY	Rates	Fringes
WALWORTH COUNTY	Rates	Fringes
WALWORTH COUNTY SHEET METAL WORKERS (Including	Rates	Fringes
	Rates 25.55	Fringes
SHEET METAL WORKERS (Including		
SHEET METAL WORKERS (Including HVAC work)		
SHEET METAL WORKERS (Including	25.55	11.33
SHEET METAL WORKERS (Including HVAC work)		
SHEET METAL WORKERS (Including HVAC work)	25.55	11.33
SHEET METAL WORKERS (Including HVAC work)SHEE0018Q 06/01/2001 GREEN COUNTY	25.55	11.33
SHEET METAL WORKERS (Including HVAC work)SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including	25.55 Rates	11.33 Fringes
SHEET METAL WORKERS (Including HVAC work)SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work)	25.55 Rates 22.22	11.33 Fringes 3%+10.66
SHEET METAL WORKERS (Including HVAC work)SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including	25.55 Rates 22.22	11.33 Fringes 3%+10.66
SHEET METAL WORKERS (Including HVAC work)SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work)	25.55 Rates 22.22	11.33 Fringes 3%+10.66
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work)	25.55 Rates 22.22	11.33 Fringes 3%+10.66
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001	25.55 Rates 22.22 Rates	11.33 Fringes 3%+10.66 Fringes
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE	25.55 Rates 22.22 Rates	11.33 Fringes 3%+10.66 Fringes
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001	25.55 Rates 22.22 Rates	11.33 Fringes 3%+10.66 Fringes
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE	25.55 Rates 22.22 Rates	11.33 Fringes 3%+10.66 Fringes
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE SHEET METAL WORKERS (Including	25.55 Rates 22.22 Rates , AND WOOD CO	11.33 Fringes 3%+10.66 Fringes OUNTIES 3%+10.08
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE SHEET METAL WORKERS (Including HVAC work)	25.55 Rates 22.22 Rates , AND WOOD CO	11.33 Fringes 3%+10.66 Fringes OUNTIES 3%+10.08
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE SHEET METAL WORKERS (Including HVAC work)	25.55 Rates 22.22 Rates , AND WOOD CC	11.33 Fringes 3%+10.66 Fringes OUNTIES 3%+10.08
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE SHEET METAL WORKERS (Including HVAC work)	25.55 Rates 22.22 Rates , AND WOOD CO	11.33 Fringes 3%+10.66 Fringes OUNTIES 3%+10.08
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE SHEET METAL WORKERS (Including HVAC work)	25.55 Rates 22.22 Rates , AND WOOD CO	11.33 Fringes 3%+10.66 Fringes OUNTIES 3%+10.08 Fringes
SHEET METAL WORKERS (Including HVAC work) SHEE0018Q 06/01/2001 GREEN COUNTY SHEET METAL WORKERS (Including HVAC work) SHEE0018R 06/01/2001 LANGLADE, LINCOLN, ONEIDA, PORTAGE SHEET METAL WORKERS (Including HVAC work) SHEE0018V 06/01/2000	25.55 Rates 22.22 Rates , AND WOOD CO 21.40 Rates JNN, JACKSON,	11.33 Fringes 3%+10.66 Fringes OUNTIES 3%+10.08 Fringes PEPIN, POLK,

SHEET METAL WORKERS (Including HVAC work)	19.23	3%+9.59		
SHEE0018W 06/01/2001				
ga	Rates	Fringes		
COLUMBIA AND SAUK COUNTIES				
SHEET METAL WORKERS (Including HVAC work)	25.14	10.98		
SHEE0018X 09/01/2001				
	Rates	_		
CRAWFORD, GRANT, JUNEAU, MONROE	, RICHLAND, AND VE	RNON COUNTIES		
SHEET METAL WORKERS (Including HVAC work)		3%+8.65		
SHEE1010B 08/01/2001				
51111110101 00,01,2001	Rates	Fringes		
ASHLAND, BAYFIELD AND IRON COUN		5		
SHEET METAL WORKERS (Including				
HVAC work)	21.71	8.55		
SHEE1018A 06/01/2000	.	- ·		
SHEET METAL WORKERS (Including	Rates	Fringes		
HVAC Work)	19.23	3%+7.62		
SUWI1001A 01/23/2002				
	Rates	Fringes		
FENCE INSTALLER	15.00	2.37		
GLAZIERS	20.21	1.86		
PAINTERS: Brush & Roller (Excluding				
Drywall Finishing)	14.64	2.55		
Spray	13.72	2.25		
POWER EQUPMENT OPERATORS:				
Backhoe	17.454	7.61		
Excavator	17.37	7.45		
Front End Loader	23.36	4.61		
ROOFERS TRUCK DRIVERS, 3-Axle	15.52 15.28	3.21 4.78		
TRUCK DRIVERS, 3-AXIE	15.26	4.70		
* TEAM0039C 05/01/2002				
	Rates	Fringes		
TRUCK DRIVERS:				
2-Axle Trucks	18.87	9.39		
WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.				
Unlisted classifications needed the scope of the classification award only as provided in the 1 (29 CFR 5.5(a)(1)(v)).	for work not incl s listed may be ad	uded within ded after		
In the listing above, the "SU" designation means that rates listed under that identifier do not reflect collectively				

bargained wage and fringe benefit rates. Other designations indicate unions whose rates have been determined to be prevailing.

WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- * a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations

Wage and Hour Division

U. S. Department of Labor

200 Constitution Avenue, N. W.

Washington, D. C. 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator

U.S. Department of Labor

200 Constitution Avenue, N. W.

Washington, D. C. 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board

U. S. Department of Labor

200 Constitution Avenue, N. W.

Washington, D. C. 20210

4.) All decisions by the Administrative Review Board are final. END OF GENERAL DECISION

3. SCOPE OF WORK

Scope of Work Office Building Roof

Contractor shall supply all materials, labor and travel necessary to complete this project.

- 1. Tear off existing membrane roofing system down to the insulation. Also remove and replace any insulation that is wet or deteriorated.
- 2. Provide for the proper disposal of all materials taken off of existing membrane roof.
- 3. Provide and install a high-density insulation board, mechanically attached to the concrete roof deck, and over the existing usable insulation.
- 4. Maintain a minimum R-20 insulation value throughout the roof.
- 5. Install a minimum 45-mil fully adhered white membrane roof system.
- 6. Reuse copper cap at all parapet walls.
- 7. Provide and install a coated edging at the edge of the roof.
- 8. Provide a product that has a minimum 10 year warranty.
- 9. Provide all product installation warranty information.

SECTION I Contract Clauses

52.211-10 COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK (APR 1984)

The Contractor shall be required to (a) commence work under this contract within 10 calendar days after the date the Contractor is awarded the contract, (b) prosecute the work diligently, and (c) complete the entire work ready for use not later than August 23, 2002. The time stated for completion shall include final cleanup of the premises.

(End of clause)

52.213-4 TERMS AND CONDITIONS--SIMPLIFIED ACQUISITIONS (OTHER THAN COMMERCIAL ITEMS) (APR 2002)

- (a) The Contractor shall comply with the following Federal Acquisition Regulation (FAR) clauses that are incorporated by reference:
- (1) The clauses listed below implement provisions of law or Executive order:
- (i) 52.222-3, Convict Labor (Aug 1996) (E.O. 11755).
- (ii) 52.222-21, Prohibition of Segregated Facilities (Feb 1999) (E.O. 11246).
- (iii) 52.222-26, Equal Opportunity (Apr 2002) (E.O. 11246).
- (iv) 52.225-13, Restrictions on Certain Foreign Purchases (July 2000) (E.O.'s 12722, 12724, 13059, 13067, 13121, and 13129).
- (v) 52.233-3, Protest After Award (Aug 1996) (31 U.S.C. 3553).
- (2) Listed below are additional clauses that apply:
- (i) 52.232-1, Payments (Apr 1984).
- (ii) 52.232-8, Discounts for Prompt Payment (Feb 2002).
- (iii) 52.232-11, Extras (Apr 1984).
- (iv) 52.232-25, Prompt Payment (Feb 2002).
- (v) 52.233-1, Disputes (Dec 1998).
- (vi) 52.244-6, Subcontracts for Commercial Items and Commercial Components (May 2001).

- (vii) 52.253-1, Computer Generated Forms (Jan 1991).
- (b) The Contractor shall comply with the following FAR clauses, incorporated by reference, unless the circumstances do not apply:
- (1) The clauses listed below implement provisions of law or Executive order:
- (i) 52.222-20, Walsh-Healey Public Contracts Act (Dec 1996) (41 U.S.C. 35-45) (Applies to supply contracts over \$10,000 in the United States, Puerto Rico, or the U.S. Virgin Islands).
- (ii) 52.222-35, Equal Opportunity for Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (DEC 2001) (38 U.S.C. 4212) (Applies to contracts of \$25,000 or more).
- (iii) 52.222-36, Affirmative Action for Workers with Disabilities (June 1998) (29 U.S.C. 793). (Applies to contracts over \$10,000, unless the work is to be performed outside the United States by employees recruited outside the United States.) (For purposes of this clause, United States includes the 50 States, the District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin Islands, and Wake Island.)
- (iv) 52.222-37, Employment Reports on Special Disabled Veterans, Veterans of the Vietnam Era, and Other Eligible Veterans (DEC 2001) (38 U.S.C. 4212) (Applies to contracts of \$25,000 or more).
- (v) 52.222-41, Service Contract Act of 1965, As Amended (May 1989) (41 U.S.C. 351, et seq.) (Applies to service contracts over \$2,500 that are subject to the Service Contract Act and will be performed in the United States, District of Columbia, Puerto Rico, the Northern Mariana Islands, American Samoa, Guam, the U.S. Virgin Islands, Johnston Island, Wake Island, or the outer continental shelf lands).
- (vi) 52.222-19, Child Labor--Cooperation with Authorities and Remedies (Dec 2001) (E.O. 13126). (Applies to contracts for supplies exceeding the micro-purchase threshold.)
- (vii) 52.223-5, Pollution Prevention and Right-to-Know Information (APR 1998) (E.O. 12856) (Applies to services performed on Federal facilities).
- (viii) 52.225-1, Buy American Act--Balance of Payments Program--Supplies (Feb 2000) (41 U.S.C. 10a-10d) (Applies to contracts for supplies, and to contracts for services involving the furnishing of supplies, for use within the United States if the value of the supply contract or supply portion of a service contract exceeds the micropurchase threshold and the acquisition--
- (ix) 52.247-64, Preference for Privately Owned U.S.-Flag Commercial Vessels (June 2000) (46 U.S.C. 1241). (Applies to supplies transported by ocean vessels.)
- (A) Is set aside for small business concerns; or
- (B) Cannot be set aside for small business concerns (see 19.502-2), and does not exceed \$25,000.)
- (x) 52.232-33, Payment by Electronic Funds Transfer--Central Contractor Registration (May 1999). (Applies when the payment will be made by electronic funds transfer (EFT) and the payment office uses the Central Contractor Registration (CCR) database as its source of EFT information.)
- (xi) 52.232-34, Payment by Electronic Funds Transfer--Other than Central Contractor Registration (May 1999). (Applies when the payment will be made by EFT and the payment office does not use the CCR database as its source of EFT information.)
- (2) Listed below are additional clauses that may apply:

- (i) 52.209-6, Protecting the Government's Interest When Subcontracting with Contractors Debarred, Suspended, or Proposed for Debarment (JULY 1995) (Applies to contracts over \$25,000).
- (ii) 52.211-17, Delivery of Excess Quantities (SEPT 1989) (Applies to fixed-price supplies).
- (iii) 52.247-29, F.o.b. Origin (JUN 1988) (Applies to supplies if delivery is f.o.b. origin).
- (iv) 52.247-34, F.o.b. Destination (NOV 1991) (Applies to supplies if delivery is f.o.b. destination).
- (c) FAR 52.252-2, Clauses Incorporated by Reference (FEB 1998). This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.arnet.gov

- (d) Inspection/Acceptance. The Contractor shall tender for acceptance only those items that conform to the requirements of this contract. The Government reserves the right to inspect or test any supplies or services that have been tendered for acceptance. The Government may require repair or replacement of nonconforming supplies or reperformance of nonconforming services at no increase in contract price. The Government must exercise its postacceptance rights--
- (1) Within a reasonable period of time after the defect was discovered or should have been discovered; and
- (2) Before any substantial change occurs in the condition of the item, unless the change is due to the defect in the item.
- (e) Excusable delays. The Contractor shall be liable for default unless nonperformance is caused by an occurrence beyond the reasonable control of the Contractor and without its fault or negligence, such as acts of God or the public enemy, acts of the Government in either its sovereign or contractual capacity, fires, floods, epidemics, quarantine restrictions, strikes, unusually severe weather, and delays of common carriers. The Contractor shall notify the Contracting Officer in writing as soon as it is reasonably possible after the commencement of any excusable delay, setting forth the full particulars in connection therewith, shall remedy such occurrence with all reasonable dispatch, and shall promptly give written notice to the Contracting Officer of the cessation of such occurrence.
- (f) Termination for the Government's convenience. The Government reserves the right to terminate this contract, or any part hereof, for its sole convenience. In the event of such termination, the Contractor shall immediately stop all work hereunder and shall immediately cause any and all of its suppliers and subcontractors to cease work. Subject to the terms of this contract, the Contractor shall be paid a percentage of the contract price reflecting the percentage of the work performed prior to the notice of termination, plus reasonable charges that the Contractor can demonstrate to the satisfaction of the Government, using its standard record keeping system, have resulted from the termination. The Contractor shall not be required to comply with the cost accounting standards or contract cost principles for this purpose. This paragraph does not give the Government any right to audit the Contractor's records. The Contractor shall not be paid for any work performed or costs incurred that reasonably could have been avoided.
- (g) Termination for cause. The Government may terminate this contract, or any part hereof, for cause in the event of any default by the Contractor, or if the Contractor fails to comply with any contract terms and conditions, or fails to provide the Government, upon request, with adequate assurances of future performance. In the event of termination for cause, the Government shall not be liable to the Contractor for any amount for supplies or services not accepted, and the Contractor shall be liable to the Government for any and all rights and remedies provided by law. If it is determined that the Government improperly terminated this contract for default, such termination shall be deemed a termination for convenience.
- (h) Warranty. The Contractor warrants and implies that the items delivered hereunder are merchantable and fit for use for the particular purpose described in this contract.

52.215-8 ORDER OF PRECEDENCE--UNIFORM CONTRACT FORMAT (OCT 1997)

Any inconsistency in this solicitation or contract shall be resolved by giving precedence in the following order:

- (a) The Schedule (excluding the specifications).
- (b) Representations and other instructions.
- (c) Contract clauses.
- (d) Other documents, exhibits, and attachments.
- (e) The specifications.

(End of clause)

52.222-6 DAVIS-BACON ACT (FEB 1995)

(a) All laborers and mechanics employed or working upon the site of the work will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR Part 3), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the Contractor and such laborers and mechanics. Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph (d) of this clause; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such period. Such laborers and mechanics shall be paid not less than the appropriate wage rate and fringe benefits in the wage determination for the classification of work actually performed, without regard to skill, except as provided in the clause entitled Apprentices and Trainees. Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein; provided, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classifications and wage rates conformed under paragraph (b) of this clause) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

(b)(1) The Contracting Officer shall require that any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The Contracting Officer shall approve an additional classification and wage rate and fringe benefits therefor only when all the following criteria have been met:

- (i) The work to be performed by the classification requested is not performed by a classification in the wage determination.
- (ii) The classification is utilized in the area by the construction industry.
- (iii) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
- (2) If the Contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the Contracting Officer agree on the classification and wage rate (including the amount designated for fringe benefits, where appropriate), a report of the action taken shall be sent by the Contracting Officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, DC 20210. The Administrator or an authorized representative will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the Contracting Officer or will notify the Contracting Officer within the 30-day period that additional time is necessary.
- (3) In the event the Contractor, the laborers or mechanics to be employed in the classification, or their representatives, and the Contracting Officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the Contracting Officer shall refer the questions, including the views of all interested parties and the recommendation of the Contracting Officer, to the Administrator of the Wage and Hour Division for determination. The Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the Contracting Officer or will notify the Contracting Officer within the 30-day period that additional time is necessary.
- (4) The wage rate (including fringe benefits, where appropriate) determined pursuant to subparagraphs (b)(2) and (b)(3) of this clause shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- (c) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the Contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
- (d) If the Contractor does not make payments to a trustee or other third person, the Contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program; provided, That the Secretary of Labor has found, upon the written request of the Contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the Contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

52.222-7 WITHHOLDING OF FUNDS (FEB 1988)

The Contracting Officer shall, upon his or her own action or upon written request of an authorized representative of the Department of Labor, withhold or cause to be withheld from the Contractor under this contract or any other Federal contract with the same Prime Contractor, or any other Federally assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same Prime Contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the Contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work, all or part of the wages required by the contract, the Contracting Officer may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

52.222-8 PAYROLLS AND BASIC RECORDS (FEB 1988)

- (a) Payrolls and basic records relating thereto shall be maintained by the Contractor during the course of the work and preserved for a period of 3 years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made, and actual wages paid. Whenever the Secretary of Labor has found, under paragraph (d) of the clause entitled Davis-Bacon Act, that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the Contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.
- (b)(1) The Contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the Contracting Officer. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under paragraph (a) of this clause. This information may be submitted in any form desired. Optional Form WH-347 (Federal Stock Number 029-005-00014-1) is available for this purpose and may be purchased from the Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402. The Prime Contractor is responsible for the submission of copies of payrolls by all subcontractors.
- (2) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the Contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify--
- (i) That the payroll for the payroll period contains the information required to be maintained under paragraph (a) of this clause and that such information is correct and complete;
- (ii) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in the Regulations, 29 CFR Part 3; and
- (iii) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.
- (3) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by subparagraph (b)(2) of this clause.
- (4) The falsification of any of the certifications in this clause may subject the Contractor or subcontractor to civil or criminal prosecution under Section 1001 of Title 18 and Section 3729 of Title 31 of the United States Code.
- (c) The Contractor or subcontractor shall make the records required under paragraph (a) of this clause available for inspection, copying, or transcription by the Contracting Officer or authorized representatives of the Contracting

Officer or the Department of Labor. The Contractor or subcontractor shall permit the Contracting Officer or representatives of the Contracting Officer or the Department of Labor to interview employees during working hours on the job. If the Contractor or subcontractor fails to submit required records or to make them available, the Contracting Officer may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

(End of clause)

52.222-9 APPRENTICES AND TRAINEES (FEB 1988)

- (a) Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Bureau of Apprenticeship and Training, or with a State Apprenticeship Agency recognized by the Bureau, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Bureau of Apprenticeship and Training or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice. The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the Contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated in this paragraph, shall be paid not less than the applicable wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the Contractor's or subcontractor's registered program shall be observed. Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination. In the event the Bureau of Apprenticeship and Training, or a State Apprenticeship Agency recognized by the Bureau, withdraws approval of an apprenticeship program, the Contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.
- (b) Trainees. Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration. The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration. Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed in the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate in the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate in the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate in the wage determination for the work actually performed. In the event the Employment and

Training Administration withdraws approval of a training program, the Contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

(c) Equal employment opportunity. The utilization of apprentices, trainees, and journeymen under this clause shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR Part 30.

(End of clause)

52.222-10 COMPLIANCE WITH COPELAND ACT REQUIREMENTS (FEB 1988)

The Contractor shall comply with the requirements of 29 CFR Part 3, which are hereby incorporated by reference in this contract.

(End of clause)

52.222-11 SUBCONTRACTS (LABOR STANDARDS (FEB 1988)

- (a) The Contractor or subcontractor shall insert in any subcontracts the clauses entitled Davis-Bacon Act, Contract Work Hours and Safety Standards Act-Overtime Compensation, Apprentices and Trainees, Payrolls and Basic Records, Compliance with Copeland Act Requirements, Withholding of Funds, Subcontracts (Labor Standards), Contract Termination-Debarment, Disputes Concerning Labor Standards, Compliance with Davis-Bacon and Related Act Regulations, and Certification of Eligibility, and such other clauses as the Contracting Officer may, by appropriate instructions, require, and also a clause requiring subcontractors to include these clauses in any lower tier subcontracts. The Prime Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with all the contract clauses cited in this paragraph.
- (b)(1) Within 14 days after award of the contract, the Contractor shall deliver to the Contracting Officer a completed Statement and Acknowledgment Form (SF 1413) for each subcontract, including the subcontractor's signed and dated acknowledgment that the clauses set forth in paragraph (a) of this clause have been included in the subcontract.
- (2) Within 14 days after the award of any subsequently awarded subcontract the Contractor shall deliver to the Contracting Officer an updated completed SF 1413 for such additional subcontract.

(End of clause)

52.222-12 CONTRACT TERMINATION--DEBARMENT (FEB 1988)

A breach of the contract clauses entitled Davis-Bacon Act, Contract Work Hours and Safety Standards Act-Overtime Compensation, Apprentices and Trainees, Payrolls and Basic Records, Compliance with Copeland Act Requirements, Subcontracts (Labor Standards), Compliance with Davis-Bacon and Related Act Regulations, or Certification of Eligibility may be grounds for termination of the contract, and for debarment as a Contractor and subcontractor as provided in 29 CFR 5.12.

(End of clause)

52.222-13 COMPLIANCE WITH DAVIS-BACON AND RELATED ACT REGULATIONS (FEB 1988)

All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR Parts 1, 3, and 5 are hereby incorporated by reference in this contract.

(End of clause)

52.232-27 PROMPT PAYMENT FOR CONSTRUCTION CONTRACTS (FEB 2002)

Notwithstanding any other payment terms in this contract, the Government will make invoice payments under the terms and conditions specified in this clause. The Government considers payment as being made on the day a check is dated or the date of an electronic funds transfer. Definitions of pertinent terms are set forth in sections 2.101, 32.001, and 32.902 of the Federal Acquisition Regulation. All days referred to in this clause are calendar days, unless otherwise specified. (However, see paragraph (a)(3) concerning payments due on Saturdays, Sundays, and legal holidays.)

- (a) Invoice payments--(1) Types of invoice payments. For purposes of this clause, there are several types of invoice payments that may occur under this contract, as follows:
- (i) Progress payments, if provided for elsewhere in this contract, based on Contracting Officer approval of the estimated amount and value of work or services performed, including payments for reaching milestones in any project.
- (A) The due date for making such payments is 14 days after the designated billing office receives a proper payment request. If the designated billing office fails to annotate the payment request with the actual date of receipt at the time of receipt, the payment due date is the 14th day after the date of the Contractor's payment request, provided the designated billing office receives a proper payment request and there is no disagreement over quantity, quality, or Contractor compliance with contract requirements.
- (B) The due date for payment of any amounts retained by the Contracting Officer in accordance with the clause at 52.232-5, Payments Under Fixed-Price Construction Contracts, is as specified in the contract or, if not specified, 30 days after approval by the Contracting Officer for release to the Contractor.
- (ii) Final payments based on completion and acceptance of all work and presentation of release of all claims against the Government arising by virtue of the contract, and payments for partial deliveries that have been accepted by the Government (e.g., each separate building, public work, or other division of the contract for which the price is stated separately in the contract).
- (A) The due date for making such payments is the later of the following two events:
- (1) The 30th day after the designated billing office receives a proper invoice from the Contractor.
- (2) The 30th day after Government acceptance of the work or services completed by the Contractor. For a final invoice when the payment amount is subject to contract settlement actions (e.g., release of claims), acceptance is deemed to occur on the effective date of the contract settlement.
- (B) If the designated billing office fails to annotate the invoice with the date of actual receipt at the time of receipt, the invoice payment due date is the 30th day after the date of the Contractor's invoice, provided the designated billing office receives a proper invoice and there is no disagreement over quantity, quality, or Contractor compliance with contract requirements.

- (2) Contractor's invoice. The Contractor shall prepare and submit invoices to the designated billing office specified in the contract. A proper invoice must include the items listed in paragraphs (a)(2)(i) through (a)(2)(xi) of this clause. If the invoice does not comply with these requirements, the designated billing office must return it within 7 days after receipt, with the reasons why it is not a proper invoice. When computing any interest penalty owed the Contractor, the Government will take into account if the Government notifies the Contractor of an improper invoice in an untimely manner.
- (i) Name and address of the Contractor.
- (ii) Invoice date and invoice number. (The Contractor should date invoices as close as possible to the date of mailing or transmission.)
- (iii) Contract number or other authorization for work or services performed (including order number and contract line item number).
- (iv) Description of work or services performed.
- (v) Delivery and payment terms (e.g., discount for prompt payment terms).
- (vi) Name and address of Contractor official to whom payment is to be sent (must be the same as that in the contract or in a proper notice of assignment).
- (vii) Name (where practicable), title, phone number, and mailing address of person to notify in the event of a defective invoice.
- (viii) For payments described in paragraph (a)(1)(i) of this clause, substantiation of the amounts requested and certification in accordance with the requirements of the clause at 52.232-5, Payments Under Fixed-Price Construction Contracts.
- (ix) Taxpayer Identification Number (TIN). The Contractor shall include its TIN on the invoice only if required elsewhere in this contract.
- (x) Electronic funds transfer (EFT) banking information.
- (A) The Contractor shall include EFT banking information on the invoice only if required elsewhere in this contract.
- (B) If EFT banking information is not required to be on the invoice, in order for the invoice to be a proper invoice, the Contractor shall have submitted correct EFT banking information in accordance with the applicable solicitation provision (e.g., 52.232-38, Submission of Electronic Funds Transfer Information with Offer), contract clause (e.g., 52.232-33, Payment by Electronic Funds Transfer--Central Contractor Registration, or 52.232-34, Payment by Electronic Funds Transfer--Other Than Central Contractor Registration), or applicable agency procedures.
- (C) EFT banking information is not required if the Government waived the requirement to pay by EFT.
- (xi) Any other information or documentation required by the contract.
- (3) Interest penalty. The designated payment office will pay an interest penalty automatically, without request from the Contractor, if payment is not made by the due date and the conditions listed in paragraphs (a)(3)(i) through (a)(3)(iii) of this clause are met, if applicable. However, when the due date falls on a Saturday, Sunday, or legal holiday, the designated payment office may make payment on the following working day without incurring a late payment interest penalty.
- (i) The designated billing office received a proper invoice.

- (ii) The Government processed a receiving report or other Government documentation authorizing payment and there was no disagreement over quantity, quality, Contractor compliance with any contract term or condition, or requested progress payment amount.
- (iii) In the case of a final invoice for any balance of funds due the Contractor for work or services performed, the amount was not subject to further contract settlement actions between the Government and the Contractor.
- (4) Computing penalty amount. The Government will compute the interest penalty in accordance with the Office of Management and Budget prompt payment regulations at 5 CFR part 1315.
- (i) For the sole purpose of computing an interest penalty that might be due the Contractor for payments described in paragraph (a)(1)(ii) of this clause, Government acceptance or approval is deemed to occur constructively on the 7th day after the Contractor has completed the work or services in accordance with the terms and conditions of the contract. If actual acceptance or approval occurs within the constructive acceptance or approval period, the Government will base the determination of an interest penalty on the actual date of acceptance or approval. Constructive acceptance or constructive approval requirements do not apply if there is a disagreement over quantity, quality, or Contractor compliance with a contract provision. These requirements also do not compel Government officials to accept work or services, approve Contractor estimates, perform contract administration functions, or make payment prior to fulfilling their responsibilities.
- (ii) The prompt payment regulations at 5 CFR 1315.10(c) do not require the Government to pay interest penalties if payment delays are due to disagreement between the Government and the Contractor over the payment amount or other issues involving contract compliance, or on amounts temporarily withheld or retained in accordance with the terms of the contract. The Government and the Contractor shall resolve claims involving disputes, and any interest that may be payable in accordance with the clause at FAR 52.233-1, Disputes.
- (5) Discounts for prompt payment. The designated payment office will pay an interest penalty automatically, without request from the Contractor, if the Government takes a discount for prompt payment improperly. The Government will calculate the interest penalty in accordance with the prompt payment regulations at 5 CFR part 1315.
- (6) Additional interest penalty. (i) The designated payment office will pay a penalty amount, calculated in accordance with the prompt payment regulations at 5 CFR part 1315 in addition to the interest penalty amount only if--
- (A) The Government owes an interest penalty of \$1 or more;
- (B) The designated payment office does not pay the interest penalty within 10 days after the date the invoice amount is paid; and
- (C) The Contractor makes a written demand to the designated payment office for additional penalty payment, in accordance with paragraph (a)(6)(ii) of this clause, postmarked not later than 40 days after the date the invoice amount is paid.
- (ii)(A) The Contractor shall support written demands for additional penalty payments with the following data. The Government will not request any additional data. The Contractor shall--
- (1) Specifically assert that late payment interest is due under a specific invoice, and request payment of all overdue late payment interest penalty and such additional penalty as may be required;
- (2) Attach a copy of the invoice on which the unpaid late payment interest was due; and
- (3) State that payment of the principal has been received, including the date of receipt.
- (B) If there is no postmark or the postmark is illegible--

- (1) The designated payment office that receives the demand will annotate it with the date of receipt provided the demand is received on or before the 40th day after payment was made; or
- (2) If the designated payment office fails to make the required annotation, the Government will determine the demand's validity based on the date the Contractor has placed on the demand, provided such date is no later than the 40th day after payment was made.
- (b) Contract financing payments. If this contract provides for contract financing, the Government will make contract financing payments in accordance with the applicable contract financing clause.
- (c) Subcontract clause requirements. The Contractor shall include in each subcontract for property or services (including a material supplier) for the purpose of performing this contract the following:
- (1) Prompt payment for subcontractors. A payment clause that obligates the Contractor to pay the subcontractor for satisfactory performance under its subcontract not later than 7 days from receipt of payment out of such amounts as are paid to the Contractor under this contract.
- (2) Interest for subcontractors. An interest penalty clause that obligates the Contractor to pay to the subcontractor an interest penalty for each payment not made in accordance with the payment clause--
- (i) For the period beginning on the day after the required payment date and ending on the date on which payment of the amount due is made; and
- (ii) Computed at the rate of interest established by the Secretary of the Treasury, and published in the Federal Register, for interest payments under section 12 of the Contract Disputes Act of 1978 (41 U.S.C. 611) in effect at the time the Contractor accrues the obligation to pay an interest penalty.
- (3) Subcontractor clause flowdown. A clause requiring each subcontractor to use:
- (i) Include a payment clause and an interest penalty clause conforming to the standards set forth in paragraphs (c)(1) and (c)(2) of this clause in each of its subcontracts; and
- (ii) Require each of its subcontractors to include such clauses in their subcontracts with each lower-tier subcontractor or supplier.
- (d) Subcontract clause interpretation. The clauses required by paragraph (c) of this clause shall not be construed to impair the right of the Contractor or a subcontractor at any tier to negotiate, and to include in their subcontract, provisions that--
- (1) Retainage permitted. Permit the Contractor or a subcontractor to retain (without cause) a specified percentage of each progress payment otherwise due to a subcontractor for satisfactory performance under the subcontract without incurring any obligation to pay a late payment interest penalty, in accordance with terms and conditions agreed to by the parties to the subcontract, giving such recognition as the parties deem appropriate to the ability of a subcontractor to furnish a performance bond and a payment bond;
- (2) Withholding permitted. Permit the Contractor or subcontractor to make a determination that part or all of the subcontractor's request for payment may be withheld in accordance with the subcontract agreement; and
- (3) Withholding requirements. Permit such withholding without incurring any obligation to pay a late payment penalty if--
- (i) A notice conforming to the standards of paragraph (g) of this clause previously has been furnished to the subcontractor; and

- (ii) The Contractor furnishes to the Contracting Officer a copy of any notice issued by a Contractor pursuant to paragraph (d)(3)(i) of this clause.
- (e) Subcontractor withholding procedures. If a Contractor, after making a request for payment to the Government but before making a payment to a subcontractor for the subcontractor's performance covered by the payment request, discovers that all or a portion of the payment otherwise due such subcontractor is subject to withholding from the subcontractor in accordance with the subcontract agreement, then the Contractor shall--
- (1) Subcontractor notice. Furnish to the subcontractor a notice conforming to the standards of paragraph (g) of this clause as soon as practicable upon ascertaining the cause giving rise to a withholding, but prior to the due date for subcontractor payment;
- (2) Contracting Officer notice. Furnish to the Contracting Officer, as soon as practicable, a copy of the notice furnished to the subcontractor pursuant to paragraph (e)(1) of this clause;
- (3) Subcontractor progress payment reduction. Reduce the subcontractor's progress payment by an amount not to exceed the amount specified in the notice of withholding furnished under paragraph (e)(1) of this clause;
- (4) Subsequent subcontractor payment. Pay the subcontractor as soon as practicable after the correction of the identified subcontract performance deficiency, and--
- (i) Make such payment within--
- (A) Seven days after correction of the identified subcontract performance deficiency (unless the funds therefor must be recovered from the Government because of a reduction under paragraph (e)(5)(i)) of this clause; or
- (B) Seven days after the Contractor recovers such funds from the Government; or
- (ii) Incur an obligation to pay a late payment interest penalty computed at the rate of interest established by the Secretary of the Treasury, and published in the Federal Register, for interest payments under section 12 of the Contracts Disputes Act of 1978 (41 U.S.C. 611) in effect at the time the Contractor accrues the obligation to pay an interest penalty;
- (5) Notice to Contracting Officer. Notify the Contracting Officer upon-
- (i) Reduction of the amount of any subsequent certified application for payment; or
- (ii) Payment to the subcontractor of any withheld amounts of a progress payment, specifying--
- (A) The amounts withheld under paragraph (e)(1) of this clause; and
- (B) The dates that such withholding began and ended; and
- (6) Interest to Government. Be obligated to pay to the Government an amount equal to interest on the withheld payments (computed in the manner provided in 31 U.S.C. 3903(c)(1)), from the 8th day after receipt of the withheld amounts from the Government until--
- (i) The day the identified subcontractor performance deficiency is corrected; or
- (ii) The date that any subsequent payment is reduced under paragraph (e)(5)(i) of this clause.
- (f) Third-party deficiency reports--(1) Withholding from subcontractor. If a Contractor, after making payment to a first-tier subcontractor, receives from a supplier or subcontractor of the first-tier subcontractor (hereafter referred to as a "second-tier subcontractor") a written notice in accordance with section 2 of the Act of August 24, 1935 (40

- U.S.C. 270b, Miller Act), asserting a deficiency in such first-tier subcontractor's performance under the contract for which the Contractor may be ultimately liable, and the Contractor determines that all or a portion of future payments otherwise due such first-tier subcontractor is subject to withholding in accordance with the subcontract agreement, the Contractor may, without incurring an obligation to pay an interest penalty under paragraph (e)(6) of this clause-
- (i) Furnish to the first-tier subcontractor a notice conforming to the standards of paragraph (g) of this clause as soon as practicable upon making such determination; and
- (ii) Withhold from the first-tier subcontractor's next available progress payment or payments an amount not to exceed the amount specified in the notice of withholding furnished under paragraph (f)(1)(i) of this clause.
- (2) Subsequent payment or interest charge. As soon as practicable, but not later than 7 days after receipt of satisfactory written notification that the identified subcontract performance deficiency has been corrected, the Contractor shall--
- (i) Pay the amount withheld under paragraph (f)(1)(ii) of this clause to such first-tier subcontractor; or
- (ii) Incur an obligation to pay a late payment interest penalty to such first-tier subcontractor computed at the rate of interest established by the Secretary of the Treasury, and published in the Federal Register, for interest payments under section 12 of the Contracts DisputesAct of 1978 (41 U.S.C. 611) in effect at the time the Contractor accrues the obligation to pay an interest penalty.
- (g) Written notice of subcontractor withholding. The Contractor shall issue a written notice of any withholding to a subcontractor (with a copy furnished to the Contracting Officer), specifying--
- (1) The amount to be withheld;
- (2) The specific causes for the withholding under the terms of the subcontract; and
- (3) The remedial actions to be taken by the subcontractor in order to receive payment of the amounts withheld.
- (h) Subcontractor payment entitlement. The Contractor may not request payment from the Government of any amount withheld or retained in accordance with paragraph (d) of this clause until such time as the Contractor has determined and certified to the Contracting Officer that the subcontractor is entitled to the payment of such amount.
- (i) Prime-subcontractor disputes. A dispute between the Contractor and subcontractor relating to the amount or entitlement of a subcontractor to a payment or a late payment interest penalty under a clause included in the subcontract pursuant to paragraph (c) of this clause does not constitute a dispute to which the Government is a party. The Government may not be interpleaded in any judicial or administrative proceeding involving such a dispute.
- (j) Preservation of prime-subcontractor rights. Except as provided in paragraph (i) of this clause, this clause shall not limit or impair any contractual, administrative, or judicial remedies otherwise available to the Contractor or a subcontractor in the event of a dispute involving late payment or nonpayment by the Contractor or deficient subcontract performance or nonperformance by a subcontractor.
- (k) Non-recourse for prime contractor interest penalty. The Contractor's obligation to pay an interest penalty to a subcontractor pursuant to the clauses included in a subcontract under paragraph (c) of this clause shall not be construed to be an obligation of the Government for such interest penalty. A cost-reimbursement claim may not include any amount for reimbursement of such interest penalty.
- (l) Overpayments. If the Contractor becomes aware of a duplicate payment or that the Government has otherwise overpaid on an invoice payment, the Contractor shall immediately notify the Contracting Officer and request instructions for disposition of the overpayment.

52.232-35 DESIGNATION OF OFFICE FOR GOVERNMENT RECEIPT OF ELECTRONIC FUNDS TRANSFER INFORMATION (MAY 1999)

- (a) As provided in paragraph (b) of the clause at 52.232-34, Payment by Electronic Funds Transfer--Other than Central Contractor Registration, the Government has designated the office cited in paragraph (c) of this clause as the office to receive the Contractor's electronic funds transfer (EFT) information, in lieu of the payment office of this contract.
- (b) The Contractor shall send all EFT information, and any changes to EFT information to the office designated in paragraph (c) of this clause. The Contractor shall not send EFT information to the payment office, or any other office than that designated in paragraph (c). The Government need not use any EFT information sent to any office other than that designated in paragraph (c).
- (c) Designated Office:

Mailing Address:

U.S. Army Corps of Engineers St. Paul District 190 East Fifth Street St. Paul, MN 55101-1638

Telephone Number:

651/290-5233

Person to Contact:

Mr. Wayne Scheffel, CEMVP-RM-F

Electronic Address:

wayne.scheffel@usace.army.mil

(End of clause)

52.236-5 MATERIAL AND WORKMANSHIP (APR 1984)

- (a) All equipment, material, and articles incorporated into the work covered by this contract shall be new and of the most suitable grade for the purpose intended, unless otherwise specifically provided in this contract. References in the specifications to equipment, material, articles, or patented processes by trade name, make, or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition. The Contractor may, at its option, use any equipment, material, article, or process that, in the judgment of the Contracting Officer, is equal to that named in the specifications, unless otherwise specifically provided in this contract.
- (b) The Contractor shall obtain the Contracting Officer's approval of the machinery and mechanical and other

equipment to be incorporated into the work. When requesting approval, the Contractor shall furnish to the Contracting Officer the name of the manufacturer, the model number, and other information concerning the performance, capacity, nature, and rating of the machinery and mechanical and other equipment. When required by this contract or by the Contracting Officer, the Contractor shall also obtain the Contracting Officer's approval of the material or articles which the Contractor contemplates incorporating into the work. When requesting approval, the Contractor shall provide full information concerning the material or articles. When directed to do so, the Contractor shall submit samples for approval at the Contractor's expense, with all shipping charges prepaid. Machinery, equipment, material, and articles that do not have the required approval shall be installed or used at the risk of subsequent rejection.

(c) All work under this contract shall be performed in a skillful and workmanlike manner. The Contracting Officer may require, in writing, that the Contractor remove from the work any employee the Contracting Officer deems incompetent, careless, or otherwise objectionable.

(End of clause)

52.236-7 PERMITS AND RESPONSIBILITIES (NOV 1991)

The Contractor shall, without additional expense to the Government, be responsible for obtaining any necessary licenses and permits, and for complying with any Federal, State, and municipal laws, codes, and regulations applicable to the performance of the work. The Contractor shall also be responsible for all damages to persons or property that occur as a result of the Contractor's fault or negligence. The Contractor shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire work, except for any completed unit of work which may have been accepted under the contract.

(End of clause)

52.236-17 LAYOUT OF WORK (APR 1984)

The Contractor shall lay out its work from Government established base lines and bench marks indicated on the drawings, and shall be responsible for all measurements in connection with the layout. The Contractor shall furnish, at its own expense, all stakes, templates, platforms, equipment, tools, materials, and labor required to lay out any part of the work. The Contractor shall be responsible for executing the work to the lines and grades that may be established or indicated by the Contracting Officer. The Contractor shall also be responsible for maintaining and preserving all stakes and other marks established by the Contracting Officer until authorized to remove them. If such marks are destroyed by the Contractor or through its negligence before their removal is authorized, the Contracting Officer may replace them and deduct the expense of the replacement from any amounts due or to become due to the Contractor.

(End of clause)

52.236-26 PRECONSTRUCTION CONFERENCE (FEB 1995)

If the Contracting Officer decides to conduct a preconstruction conference, the successful offeror will be notified and will be required to attend. The Contracting Officer's notification will include specific details regarding the date, time, and location of the conference, any need for attendance by subcontractors, and information regarding the items to be discussed.

(End of clause)

52.242-14 SUSPENSION OF WORK (APR 1984)

- (a) The Contracting Officer may order the Contractor, in writing, to suspend, delay, or interrupt all or any part of the work of this contract for the period of time that the Contracting Officer determines appropriate for the convenience of the Government.
- (b) If the performance of all or any part of the work is, for an unreasonable period of time, suspended, delayed, or interrupted (1) by an act of the Contracting Officer in the administration of this contract, or (2) by the Contracting Officer's failure to act within the time specified in this contract (or within a reasonable time if not specified), an adjustment shall be made for any increase in the cost of performance of this contract (excluding profit) necessarily caused by the unreasonable suspension, delay, or interruption, and the contract modified in writing accordingly. However, no adjustment shall be made under this clause for any suspension, delay, or interruption to the extent that performance would have been so suspended, delayed, or interrupted by any other cause, including the fault or negligence of the Contractor, or for which an equitable adjustment is provided for or excluded under any other term or condition of this contract. (c) A claim under this clause shall not be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved (but this requirement shall not apply as to a claim resulting from a suspension order), and (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the suspension, delay, or interruption, but not later than the date of final payment under the contract.

52.243-5 CHANGES AND CHANGED CONDITIONS (APR 1984)

- (a) The Contracting Officer may, in writing, order changes in the drawings and specifications within the general scope of the contract.
- (b) The Contractor shall promptly notify the Contracting Officer, in writing, of subsurface or latent physical conditions differing materially from those indicated in this contract or unknown unusual physical conditions at the site before proceeding with the work.
- (c) If changes under paragraph (a) or conditions under paragraph (b) increase or decrease the cost of, or time required for performing the work, the Contracting Officer shall make an equitable adjustment (see paragraph (d)) upon submittal of a "proposal for adjustment" (hereafter referred to as proposal) by the Contractor before final payment under the contract.
- (d) The Contracting Officer shall not make an equitable adjustment under paragraph (b) unless-
- (1) The Contractor has submitted and the Contracting Officer has received the required written notice; or
- (2) The Contracting Officer waives the requirement for the written notice.
- (e) Failure to agree to any adjustment shall be a dispute under the Disputes clause.

(End of clause)

52.246-21 WARRANTY OF CONSTRUCTION (MAR 1994)

- (a) In addition to any other warranties in this contract, the Contractor warrants, except as provided in paragraph (i) of this clause, that work performed under this contract conforms to the contract requirements and is free of any defect in equipment, material, or design furnished, or workmanship performed by the Contractor or any subcontractor or supplier at any tier.
- (b) This warranty shall continue for a period of 1 year from the date of final acceptance of the work. If the Government takes possession of any part of the work before final acceptance, this warranty shall continue for a period of 1 year from the date the Government takes possession.

- (c) The Contractor shall remedy at the Contractor's expense any failure to conform, or any defect. In addition, the Contractor shall remedy at the Contractor's expense any damage to Government-owned or controlled real or personal property, when that damage is the result of--
- (1) The Contractor's failure to conform to contract requirements; or
- (2) Any defect of equipment, material, workmanship, or design furnished.
- (d) The Contractor shall restore any work damaged in fulfilling the terms and conditions of this clause. The Contractor's warranty with respect to work repaired or replaced will run for 1 year from the date of repair or replacement.
- (e) The Contracting Officer shall notify the Contractor, in writing, within a reasonable time after the discovery of any failure, defect, or damage.
- (f) If the Contractor fails to remedy any failure, defect, or damage within a reasonable time after receipt of notice, the Government shall have the right to replace, repair, or otherwise remedy the failure, defect, or damage at the Contractor's expense.
- (g) With respect to all warranties, express or implied, from subcontractors, manufacturers, or suppliers for work performed and materials furnished under this contract, the Contractor shall--
- (1) Obtain all warranties that would be given in normal commercial practice;
- (2) Require all warranties to be executed, in writing, for the benefit of the Government, if directed by the Contracting Officer; and
- (3) Enforce all warranties for the benefit of the Government, if directed by the Contracting Officer.
- (h) In the event the Contractor's warranty under paragraph (b) of this clause has expired, the Government may bring suit at its expense to enforce a subcontractor's, manufacturer's, or supplier's warranty.
- (i) Unless a defect is caused by the negligence of the Contractor or subcontractor or supplier at any tier, the Contractor shall not be liable for the repair of any defects of material or design furnished by the Government nor for the repair of any damage that results from any defect in Government-furnished material or design.
- (j) This warranty shall not limit the Government's rights under the Inspection and Acceptance clause of this contract with respect to latent defects, gross mistakes, or fraud.

252.204-7003 CONTROL OF GOVERNMENT PERSONNEL WORK PRODUCT (APR 1992)

The Contractor's procedures for protecting against unauthorized disclosure of information shall not require Department of Defense employees or members of the Armed Forces to relinquish control of their work products, whether classified or not, to the contractor.

(End of clause)

252.204-7004 REQUIRED CENTRAL CONTRACTOR REGISTRATION.(NOV 2001)

(a) Definitions.

As used in this clause--

- (1) Central Contractor Registration (CCR) database means the primary DoD repository for contractor information required for the conduct of business with DoD.
- (2) Data Universal Numbering System (DUNS) number means the 9-digit number assigned by Dun and Bradstreet Information Services to identify unique business entities.
- (3) Data Universal Numbering System +4 (DUNS+4) number means the DUNS number assigned by Dun and Bradstreet plus a 4-digit suffix that may be assigned by a parent (controlling) business concern. This 4-digit suffix may be assigned at the discretion of the parent business concern for such purposes as identifying subunits or affiliates of the parent business concern.
- (4) Registered in the CCR database means that all mandatory information, including the DUNS number or the DUNS+4 number, if applicable, and the corresponding Commercial and Government Entity (CAGE) code, is in the CCR database; the DUNS number and the CAGE code have been validated; and all edits have been successfully completed.
- (b)(1) By submission of an offer, the offeror acknowledges the requirement that a prospective awardee must be registered in the CCR database prior to award, during performance, and through final payment of any contract resulting from this solicitation, except for awards to foreign vendors for work to be performed outside the United States.
- (2) The offeror shall provide its DUNS or, if applicable, its DUNS+4 number with its offer, which will be used by the Contracting Officer to verify that the offeror is registered in the CCR database.
- (3) Lack of registration in the CCR database will make an offeror ineligible for award.
- (4) DoD has established a goal of registering an applicant in the CCR database within 48 hours after receipt of a complete and accurate application via the Internet. However, registration of an applicant submitting an application through a method other than the Internet may take up to 30 days. Therefore, offerors that are not registered should consider applying for registration immediately upon receipt of this solicitation.
- (c) The Contractor is responsible for the accuracy and completeness of the data within the CCR, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to confirm on an annual basis that its information in the CCR database is accurate and complete.
- (d) Offerors and contractors may obtain information on registration and annual confirmation requirements by calling 1-888-227-2423, or via the Internet at http://www.ccr.gov.

(End of clause)

252.236-7000 MODIFICATION PROPOSALS - PRICE BREAKDOWN. (DEC 1991)

- (a) The Contractor shall furnish a price breakdown, itemized as required and within the time specified by the Contracting Officer, with any proposal for a contract modification.
- (b) The price breakdown --
- (1) Must include sufficient detail to permit an analysis of profit, and of all costs for --
- (i) Material;
- (ii) Labor;
- (iii) Equipment;
- (iv) Subcontracts; and
- (v) Overhead; and
- (2) Must cover all work involved in the modification, whether the work was deleted, added, or changed.
- (c) The Contractor shall provide similar price breakdowns to support any amounts claimed for subcontracts.
- (d) The Contractor's proposal shall include a justification for any time extension proposed.

252.243-7001 PRICING OF CONTRACT MODIFICATIONS (DEC 1991)

When costs are a factor in any price adjustment under this contract, the contract cost principles and procedures in FAR part 31 and DFARS part 231, in effect on the date of this contract, apply.

SECTION L Instructions, Conditions and Notices to Bidders

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52.204-6 DATA UNIVERSAL NUMBERING SYSTEM (DUNS) NUMBER (JUN 99)

- (a) The offeror shall enter, in the block with its name and address on the cover page of its offer, the annotation "DUNS" followed by the DUNS number that identifies the offeror's name and address exactly as stated in the offer.
- (b) If the offeror does not have a DUNS number, it should contact Dun and Bradstreet directly to obtain one. A DUNS number will be provided immediately by telephone at no charge to the offeror. For information on obtaining a DUNS number, the offeror, if located within the United States, should call Dun and Bradstreet at 1-800-333-0505. The offeror should be prepared to provide the following information:
- (1) Company name.
- (2) Company address.
- (3) Company telephone number.
- (4) Line of business.
- (5) Chief executive officer/key manager.
- (6) Date the company was started.
- (7) Number of people employed by the company.
- (8) Company affiliation.
- (c) Offerors located outside the United States may obtain the location and phone number of the local Dun and Bradstreet Information Services office from the Internet Home Page at http://www.customerservice@dnb.com. If an offeror is unable to locate a local service center, it may send an e-mail to Dun and Bradstreet at globalinfo@mail.dnb.com.

(End of provision)

52.214-34 SUBMISSION OF OFFERS IN THE ENGLISH LANGUAGE (APR 1991)

Offers submitted in response to this solicitation shall be in the English language. Offers received in other than English shall be rejected.

(End of provision)

52.214-35 SUBMISSION OF OFFERS IN U.S. CURRENCY (APR 1991)

Offers submitted in response to this solicitation shall be in terms of U.S. dollars. Offers received in other than U.S. dollars shall be rejected.

(End of provision)

52.236-28 PREPARATION OF PROPOSALS--CONSTRUCTION (OCT 1997)

- (a) Proposals must be (1) submitted on the forms furnished by the Government or on copies of those forms, and (2) manually signed. The person signing a proposal must initial each erasure or change appearing on any proposal form.
- (b) The proposal form may require offerors to submit proposed prices for one or more items on various bases, including--
- (1) Lump sum price;
- (2) Alternate prices;
- (3) Units of construction; or
- (4) Any combination of paragraphs (b)(1) through (b)(3) of this provision.
- (c) If the solicitation requires submission of a proposal on all items, failure to do so may result in the proposal being rejected without further consideration. If a proposal on all items is not required, offerors should insert the words "no proposal" in the space provided for any item on which no price is submitted.
- (d) Alternate proposals will not be considered unless this solicitation authorizes their submission.

(End of provision)

52.239-4001 YEAR 2000 COMPLIANCE (FAR 39.106) (JUL 1998)

The contractor shall ensure that, with respect to any design, construction, goods, or services under this contract as well as any subsequent task/delivery orders issued under this contract (if applicable), all information technology contained therein shall be Year 2000 compliant. Specifically, the contractor shall perform, maintain, and provide an

inventory of all major components to include structures, equipment, items, parts, and furnishings under this contract and each task/delivery order which may be affected by the Year 2000 compliance requirement.

SECTION M Evaluation Factors for Award

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52.225-10 NOTICE OF BUY AMERICAN ACT/BALANCE OF PAYMENTS PROGRAM REQUIREMENT--CONSTRUCTION MATERIALS (FEB 2000)

- (a) Definitions. Construction material, domestic construction material, and foreign construction material, as used in this provision, are defined in the clause of this solicitation entitled "Buy American Act--Balance of Payments Program--Construction Materials" (Federal Acquisition Regulation (FAR) clause 52.225-9).
- (b) Requests for determinations of inapplicability. An offeror requesting a determination regarding the inapplicability of the Buy American Act or Balance of Payments Program should submit the request to the Contracting Officer in time to allow a determination before submission of offers. The offeror shall include the information and applicable supporting data required by paragraphs (c) and (d) of the clause at FAR 52.225-9 in the request. If an offeror has not requested a determination regarding the inapplicability of the Buy American Act or Balance of Payments Program before submitting its offer, or has not received a response to a previous request, the offeror shall include the information and supporting data in the offer.
- (c) Evaluation of offers. (1) The Government will evaluate an offer requesting exception to the requirements of the Buy American Act or Balance of Payments Program, based on claimed unreasonable cost of domestic construction material, by adding to the offered price the appropriate percentage of the cost of such foreign construction material, as specified in paragraph (b)(3)(i) of the clause at FAR 52.225-9.
- (2) If evaluation results in a tie between an offeror that requested the substitution of foreign construction material based on unreasonable cost and an offeror that did not request an exception, the Contracting Officer will award to the offeror that did not request an exception based on unreasonable cost.
- (d) Alternate offers.
- (1) When an offer includes foreign construction material not listed by the Government in this solicitation in paragraph (b)(2) of the clause at FAR 52.225-9, the offeror also may submit an alternate offer based on use of equivalent domestic construction material.
- (2) If an alternate offer is submitted, the offeror shall submit a separate Standard Form 1442 for the alternate offer, and a separate price comparison table prepared in accordance with paragraphs (c) and (d) of the clause at FAR 52.225-9 for the offer that is based on the use of any foreign construction material for which the Government has not yet determined an exception applies.
- (3) If the Government determines that a particular exception requested in accordance with paragraph (c) of the clause at FAR 52.225-9 does not apply, the Government will evaluate only those offers based on use of the equivalent domestic construction material, and the offeror shall be required to furnish such domestic construction material. An offer based on use of the foreign construction material for which an exception was requested--
- (i) Will be rejected as nonresponsive if this acquisition is conducted by sealed bidding; or

(ii) May be accepted if revised during negotiations.

(End of provision)